IN HOT POLITICAL DEBATE.

In the afternoon continued to rage, and it was almost impossible for the sightseers to get home. After a few unimportant bills had been disposed of, Windom, at midnight, moved to reconsider the vote by which the bill appropriating money for the payment of arrearases of pensions had been passed. Mr. Justice Field had given a dinner at Wormley's in honor of Senator-elect Farley of California, and many of the Democratic Senators who attended were tardy in returning and several did not return at all, in the senator of the persistant attacks upon Davis, a broken and aged man. He said that the Senator from Massachusetts, he believed, classed Christian statesmen. He might have learned more charity even from heathen mythology.

to amend by providing that Jefferson Davis should not be entitled to the benefits of this act. He made one of his characteristic speeches, full

The Thirmson took and become a served, and as he would not a served of the served of t will suspend as he is out of order."

Lamar, with a surprised expression on his face, looked up inquiringly at the Chair. Edmunds had risen and stood with one hand resting on the President's desk, his tail form towering above the exhausted clerks at the desk below with great deliberation he said: "In the judgment of the Chair the Senator from Mississippi D

The straight of the control of a product of the control of the con threw back his head, and deliberately enunciating every word, said: "In the judgment of the Senator from Mississippi he is entirely in order, and his language is not only parliamentary, eutliterally and strictly true."

"The Senator from Mississippi will take his seat," sharply retoried Edmunds, emphatically bunctuating the command with a rap of the gavel; "the Chair has decided that the Senator from Mississippi is out of order, his language being unparliamentary."

Lamar sat down, but quickly came to his feet again, and said calmly: "I appear from the decided that the series of the Federal Election law. The report of the Federal Election law. The report on all the articles except one, and that is the report of the Federal Election law. The report on all the articles except one, and that is the report of the Federal Election law. The report of the Federal Election law. The report of the Federal Election law. The report of the Federal Election law.

IN HOT POLITICAL DEBATE.

A PROPOSED PENSION FOR JEFFERSON BAYES INCITING WRATH.

Southern Senators Irritated by Hoar Into Quick Replies—Messrs. Thurman, Blaine, Lamar, Chandler, Maxey, and Bailey Gesticulating. Anathematizing, and Seciding.

Washington, March 3.—Senators agree in saying that the scene in the Senate this morning, from 1 o'clock until 6, was in many respects the most dramatic they ever saw in that chamber. It was a departure from the ordinary great debates of the Senate. There was a piquancy about it that does not commonly attend the performances of that usually sedate and dreamy body. The Senators had assembled at 2 o'clock on Sunday afterneon, weary with the fatigue and sleeplessness of an almost continuous session of forty-eight hours' duration. All the afternoon and until 11/5 o'clock at night there was a weary drag of motions.

Most of the spectators in the Senate galleries had had a surfeit of duil Senatorial routine, and were wandering aimlessly about the Capitol. The terrible snow storm which had set in early in the afternoon continued to rage, and it was a limost impossible for the sightseers to get

to amend by providing that Jeffreson Davis should not be satisfied to the benefits of this seek settled to the benefits of this seek should not be settled to the benefits of this seek that professions of his good feeling toward the South. A few level-headed Democratic Senators, who understood perfectly well that this was simply a red flag of the seek o

ARCHBISHOP PURCELL'S DEBTS.

Excitement among the Depositors Intensified -- Many Lawsuits Begun.

CINCINNATI, March 3 .- Eleven more suits against Archbishop Purcell were begun by depositors to-day. In four he was made the sole defendant, and in seven his brother was associated with him. In those begun in the Superio Court the names of plaintiffs and amounts at issue were as follows:

Those in the Court of Common Pleas were: Trose in the Court of Common Fleas w foseph and J. Henry Biester. \$1 J. Henry Biester Herman Exers Mary Schultven H. A. Dasterhery, as administrator of the estate of Catherine Boil. 2,875 O 1,834 0

These suits make a total of \$83,922.50 to be added, with the \$117,000 owed to the banks, to the amount figured up by the trustees on Saturday night, and still there are more claims coming in daily, and an unknown field of possibilities in the way of suits yet to be commenced by still unknown claimants. A large proportion of the depositors are very ignorant people, and the notion has got abroad among them that if they hold back their claims until the very last their leniency will obtain for them some special favor, and they will get their money before any of those who have been clamoring. So secretive were many of them that they had not even confided to their parish priests that they were among the sufferers until the bringing of suits against the Archbishop Democratic Senators who attended were tardy in returning, and several did not return at all. Many others were in the cloak room asleep when this motion was made, and it was carried. This carried with it the mendment offered by Gen. Shields, giving pensions to the officers and soldiers of the Mexican war. The Democrats rallied their forces, and as the Senatorial diners out came straggling in, the motion of Windom to reconsidered. There was a motion made to exclude from the pension rolls the survivors of the Mexican war who had served in the Confederate army, which was lost by two votes.

Hoar of Massachusetts at 12% o'clock moved

who heads the list, the determination to sue was so strong that when the claimants' attorneys were pursuaded by Messrs. Mannix and Cosgrove, the trustees' lawyers, to hold back and, not commence proceedings until the trustees concluded their work, the papers were taken out of their hands and transferred to other lawyers, who go on with suits at once. The Board of Trustees missed holding a meeting this afternoon for the first time since their appointment. Mr. Stewart and Fathers Quinn and Albrinck were at their office, and waited two hours, but neither Mr. Grover nor Mr. Rogers appeared. Consequently nothing was done; but prompt action of some sort will be necessary in the present condition of affairs, and they will probably hold an extra session to-morrow to determine how they will meet the emergency created by the suits. The synod talked of as to be convened to-morrow will not be held. It was not intended to be a synod proper, but a convocation of certain elergy and laynen, and it is affirmed to-in, at that even that will be deferred.

The Architishop is still at the Mother House of the Sisters of Charity, at Delhi, Somebody set affairs a grant at the control of the sisters of Charity, at Delhi, Somebody set affairs a grant at the control of the set and a set a second of the sisters of Charity, at Delhi, Somebody set affairs a grant and the control of the set and a set and the set and a set a second of the sisters of Charity, at Delhi, Somebody set affairs a grant and the set and a set a second of the set and a second of the second of

oriests any that there has been no perceptions and the attendance at the diminution in the attendance at the The journal is over at last, and the explosive

of its contents in the first instance, now to be passed again so far as the Senate amendments are concerned without any knowledge possible, as far as this great mass of legislation is concerned again, and a sentence of the Whole.

Senate bill for the sale of certain portions of the Whole, Senate bill for the sale of certain portions of the first Leavenworth military reservation was referred to the Committee of the Whole.

Senate bill for the sale of certain portions of the first instance, now to be passed again so far as the Senate amendments are concerned without any knowledge possible. the session and the necessity that some bill Rullway.

one of the Committee of the Whole, and the first particularly prescription was present to the Committee of the Whole, and the work of the Committee of the Whole, and the work of the Committee of the Committee of the Whole, and the first previous present of the Committee of the Senate bill donating part of the Fort Harker littary Reservation to the State of Kansas. he legislative day of Saturday last here ed, and that of Monday began at 11 A. M. A don to suspend the rules and dispense with reading of the journals of Friday and Satura, was exposed on the Republican side (apentity with the object of delaying action on Seward impendment proposal), and was ceted. So the reading was proceeded with, creating of Friday's journal having been upleted, Mr. Garfield (Rep. O.), called for reading of Saturday's journal, but was ormed by the Speaker that it was not yet laur.

le up.
he question then came up (from Saturday's sion) whether the House will now consider report of the Committee on Expenditures he State Department on the impeachment of orge F. Seward. Several efforts (in the way points of order and interposition of other gets) were made on the Republican side to vent action, but they were unavailing, and yeas and nays were taken on the question consideration. The vote resulted—yeas, 132; s. 109 (a strict party vote). So the House ed to proceed with the consideration of the geet.

subject.

Mr. Baker (Rep., Ind.) made report from the Conference Committee on the Fortification bill.

He explained that the bill, as agreed upon in conference committee, was the same as had passed the House, with the exception of a sight verbal change striking out the words with "Galling and others," so as to make the clause formosed agreed to.

Mr. Cappar (Rep., Ind.) made report from the conference on militee, was the same as had passed the House, with the exception of a sight verbal change striking out the words "Galling and others," so as to make the clause formosed agreed to. Mr. Conger (Rep., Mich.) tried to interpose a motion to refer the Seward impendment case to the Judiciary Committee, but the Speaker refused to recognize him, ruling that Mr. Springer (Dem. Hi), was entitled to the floor.

The report of the majority of the Committee on Expenditures in the State Department was then read. It presents excepted articles of impeachment against George F. Seward, and concludes with resolutions directing that said Seward be impeached for high crimes and misdemeanors while in office, providing for the appointment of seven members to proceed immediately to the bar of the Senate and there impeach said Seward in the name of the House and the people of the United States; and for the appointment of Seven managers to maintain and support the impeachment proceedings in the Senate.

The views of the minority were then read. Mr. Conger (Rep., Mich.) tried to interpose a

n tice.

The Senate passed the bill exclusively establishing post routes in various States.

Mr. Allison made a report from the select committee appointed in June last, concluding to follows: Mr. Allison made a repute last, concluding as follows:

"Atter full consideration, they find unanimously the statements of Mr. Matthews to be true, and that he had no connection with any real or supposed frauds in the election in Louislana, and that he has not been guilty of any corrupt conduct in any of the matters referred to in the testimony, while we cannot but regard his action in respect to James E. Anderson's fins action in respect to James E. Anderson's control to obtain an appointment to office, under the circumstances, as wrong and injurious to the public interest."

The Senate took up the resolutions of the finance of Georgia, when Mr. Gordon offered further resolutions of respect, and delivered a culcy on the character of the dead man. Mr. Booth and Mr. Lamar made appropriate re-Mr. Teller (Rep., Col.) called up the resolution

elections, be continued until the next session of Congress, with authority to sit during the re-

CUSING WORK IN CONGRESS

A stranger of two Works in more than the stranger of the congress of

The Charges Against Judge Blodgett.

The Signal Office Presietion. Warm ensterly to southerly winds, partly cloudy weather, and slowly taking barometer.

Mr. Saulsbury (Dem., Del.) said he did not be-leve any practical good would result from the just below the retleck.

A new disease has broken out among the horses in the victory of Brookynie. It appears in the shape of a crack just below the retleck. Mr. Sauisbury (Dem., Del.) said he did not believe any practical good would result from the investigations of that Committee. It would be incurring a useless expenditures of public money.

The resolution was agreed to.

The resolution was agreed to.

A message was received from the House announcing the non-concurrence of that body in the amendments of the Senate to the River and Harbor Appropriation bill.

The Senate insisted upon its amendments, and a committee of conference was ordered.

Messrs. Spencer, McMillan, and Randolph were announced.

JOTTINGS IN AND NEAR THE CITY.